Your Your Your ATLA Attor Repr	City, State, Zip Code: Telephone Number: AS Number (if applicable): ney Bar Number (if applic esenting  Self (No Lawy ney for  Petitioner OR	able): /er) OR □ Respo	ondent		
Name	e of Petitioner		PATE □CH	MEN RNIT	T AND ORDER FOR TY and/or SUPPORT CUSTODY
Name	e of Respondent		☐ <b>VI</b> any chi name is	TAL F ld was s to be	RECORDS (Check this box if born in Arizona and the father's added and/or the child's last name led on the birth certificate.)
1.	This case has come before testimony needed to enter			neces	sary, the Court has taken any
2.	This Court has jurisdiction	on over the parties under the law.			
3.	Where it has the legal power to do so and where it is applicable to the facts of this case, this Court has considered, approved, and made an Order relating to paternity, child custody, support, parenting time, and expenses related to birth of the child(ren).				
4.	Petitioner and Responde	ent are the	natural parents of the	childre	en named on birth certificates as:
	First		Middle		Last
(a)					
(b)					
(c)					
who	were born on this date an	d at this p	<b>place:</b> (List in same or	der as	above)
	Month/ Day /\	⁄ear	City,	State,	Nation of Birth
(a)	<u> </u>				
(b)					
(c)					

		Case No
5.	DADE	NT INFORMATION PROGRAM:
J.	A.	Petitioner has attended the Parent Information Program class as evidenced by the Certificate of Completion in the court file. OR,  Petitioner has <b>not</b> attended the Parent Information Program class and shall be denied any requested relief to enforce or modify this decree until Petitioner has completed the class.
	B.	Respondent has attended the Parent Information Program class as evidenced by the Certificate of Completion in the court file. <b>OR</b> Respondent has <b>not</b> attended the Parent Information Program class and shall be denied any requested relief to enforce or modify this decree until Respondent has
6.	DEVIA	completed the class.  ATION FROM CHILD SUPPORT: The court, having considered the best interests of the child(ren), deviates from the guidelines for the following reasons:  Application of the guidelines is inappropriate.  Application of the guidelines is unjust.  The parties have signed a written agreement with knowledge of the amount of support that would have been ordered by the guidelines but for the agreement.
		The court makes the following finding regarding the deviation:  The child support order would have been \$  The child support order after deviation is \$  All parties have signed the agreement free of duress and coercion.
7.		PHYSICAL CUSTODY ADJUSTMENT, COURT APPROVED DISCRETIONARY PARENTING TIME ADJUSTMENT AND/OR OTHER ADJUSTMENTS. (The court must make written findings if any of these adjustments are made.)
		-
		The court finds that the person responsible for paying child support has the ability to pay child support:
		In the amount entered on Line 33 of the Worksheet for \$
		In an adjusted amount calculated using the self-support reserve on line 35 of the Worksheet for \$
8.		CUSTODY OF THE MINOR CHILD(REN). (Check and complete only if custody contested or joint custody ordered.)
		The custody order or agreement is in the best interests of the child(ren) for the following reasons: (List the reasons.)
9.		SUPERVISED OR NO PARENTING TIME. (Check and complete only if supervised or no parenting time is ordered.)  Supervised parenting time between the children and Petitioner OR Respondent,
		■ NO parenting time by ■ Petitioner OR ■ Respondent, is in the best interests of the child(ren), for the following reasons: (Explain the reasons)
@ <b>S</b> upa	rior Court of	f Arizona in Maricana County

		Case No		
10.		DOMESTIC VIOLENCE. If the court enters an order for joint custody of the		
		child(ren), check box "1" or box "2" and explain.		
	1. 2.	<ul><li>Domestic violence has not occurred during this relationship, OR</li><li>Domestic violence has occurred, but the domestic violence has not been sign</li></ul>	nificant	
		Explain why joint custody is in the best interest of the child(ren) even though dom		
		violence has occurred:		
44				
11.		DRUG CONVICTION WITHIN LAST TWELVE MONTHS. (Check, if applied if either party has been convicted of driving under the influence of alcohol or	•	
		was convicted of any drug offense within 12 months of filing the request for custo	ody, the	
		custody and/or parenting time arrangement ordered by this Court appropriately p the child(ren).	rotects	
		RT ORDERS:		
1.	PATI	<b>ERNITY:</b> (Name of father as on his birth certificate)  First Middle Last		
		i iist iviidule Last		
	is ded	eclared to be the natural father of the minor child(ren).		
	FOR	ANY CHILDREN BORN IN THE STATE OF THE ARIZONA, THE CLERK OF CO	URT	
	SHAL	LL FORWARD A COPY OF THIS ORDER TO THE OFFICE OF VITAL RECORDS		
2.		CH IS ORDERED TO AMEND THE BIRTH CERTIFICATE(S) AS FOLLOWS:  e father's name shall be entered on the child's birth certificate.		
2. 3.				
		ne child or children's last name shall be changed to:		
4. CHILD CUSTODY AND PARENTING TIME:  1. SOLE CUSTODY:				
		ole custody of the minor child(ren) is awarded to:		
		<ul> <li>☐ Petitioner or ☐ Respondent, subject to parenting time as follows:</li> <li>(A) ☐ Parenting Time to the parent not having custody according to</li> </ul>	tho	
		Parenting Plan attached to and made a part of this Order. OR,	r ti i <del>C</del>	
		(B) Supervised parenting time, but only in the presence of anothewwho is named below or otherwise approved by the Court.	er person,	
	Name	e of supervisor:		
	Restric	ictions on parenting time:		
	The c	cost of supervised parenting time shall be paid by:		
		☐ Petitioner or Respondent or shared equally by the parties.		
		OR  ☐ No parenting time rights to ☐ Petitioner or ☐ Respondent. (see next page)		
©Superi	ior Court of	of Arizona in Maricopa County	DRP81f	

	Case No
	OR 2. JOINT CUSTODY:
	Petitioner and Respondent agree to act as joint custodians of the child(ren), as set forth in the Parenting Plan signed by both parties and attached to and made a part of this Order. There have been no significant acts of Domestic Violence by either parent. The Court adopts the agreed terms of the Parenting Plan that describes the custody and parenting time and/or support agreement between the parties. By attaching the Parenting Plan to the Order, the Parenting Plan becomes part of the final Order and carries the same legal weight as any other Order.
5.	CHILD SUPPORT:  PETITIONER or RESPONDENT shall pay child support to the other party in the amount of per month, beginning THE FIRST DAY OF THE MONTH following the signing of this Decree, according to the Child Support Worksheet. All child support payments shall be made through the Support Payment Clearinghouse, plus an applicable statutory fee.  Payments shall be in equal installments made on the 1st and 15th of each month thereafter
	through an automatic wage assignment.
	Costs for past child support and care for child(ren) in the amount of \$shall be paid by \[ \] PETITIONER or \[ \] RESPONDENT in the amount of \$ each month until paid in full. Payments shall be made as stated above.
6.	MEDICAL/DENTAL/VISION CARE INSURANCE EXPENSES FOR CHILDREN  PETITIONER is ordered to providemedical,dentalvision care insurance.  RESPONDENT is ordered to providemedical,dentalvision care insurance.  The party ordered to pay for medical/dental/vision care insurance must keep the other party informed of the insurance company's name, address, and telephone number, and provide the other party with the documents necessary to submit insurance claims. PETITIONER is ordered to pay% and/or RESPONDENT is ordered to pay% of all reasonable uncovered and/or uninsured medical, dental, vision care, prescription, and other health care expenses for the minor child(ren), including co-payments.
	Costs for past medical expenses for child(ren) in the amount of \$ shall be paid by \[ PETITIONER or \[ RESPONDENT in the amount of \$ each month until paid in full. Payments shall be made as stated above.
7.	OTHER COSTS: PETITIONER or RESPONDENT is awarded judgment in the amount of \$ for expenses incurred relating to medical care, hospitalization and other costs related to the birth of the child(ren), which shall be paid by PETITIONER or RESPONDENT.
8.	<b>FINANCIAL INFORMATION EXCHANGES:</b> The parties shall exchange financial information (tax returns, spousal affidavits, earning statements and/or other related financial statements) every twenty-four months.
9.	LIMITATION ON JURISDICTION: (check box if applicable)  This Court cannot make a legal order, without personal service on  (the other party) with respect to issues of child support, medical and dental insurance for the minor child(ren) or regarding costs relating to the birth of the child(ren). The court reserves jurisdiction to enter further orders at such time as the Court acquires personal jurisdiction over the Respondent.

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10.	OTHER ORDERS: This Court makes further Orders relating to this matter as follows:				
	DONE IN OPEN COURT				
			JUDICIAL OFFICER		
A	CKNOWLEDGEMENT OF THE	PAR	TIES OR THEIR ATTORNEYS		
APPR	OVED BY:				
			Petitioner's Signature		
Signed	and sworn to or affirmed before me this date:		by:		
	_				
	D. LE.		Michael K. Leaves Olador (O. a. in O. a.		
Notary	Public	OR	Michael K. Jeanes, Clerk of Superior Court		
Mv cor	mmission expires:		Ву:		
,		-	Deputy Clerk		
If you	are filing a Consent Decree or if there has	hoon a	trial the Despendent must sign		
ii you	are ming a consent becree or it there has	Deen a			
			Respondent's Signature		
Sianed	and sworn to or affirmed before me this date:		by:		
3					
<b>.</b>					
Notary	Public	OR	Michael K. Jeanes, Clerk of Superior Court		
Mv cor	mmission expires:	OK	Ву:		
,		-	Deputy Clerk		
If aithe	er party is represented by a lawyer, the law	wyar mu	et sian:		
		vyci iliu	_		
Petitio	ner's Lawyer:		Date:		
Respo Lawye	ndent's r:		Date:		